1 2 3 4 5 6 7 8 9 110	WESTERN DISTR	ES DISTRICT COURT ICT OF WASHINGTON SEATTLE
11 12 13 14 15	UNITED STATES OF AMERICA, Plaintiff, v. CARLOS MIGUEL WATSON, Defendant.	NO. CR05-391RSM ORDER DENYING DEFENDANT'S MOTION TO REVOKE ORDER OF DETENTION
17 18	THIS MATTER having come before Revoke the Order of Detention, and based	re the Court upon a motion by the Defenda

THIS MATTER having come before the Court upon a motion by the Defendant to Revoke the Order of Detention, and based upon that motion, the audio record of the hearing before the Magistrate Judge, the affidavits submitted, the exhibits submitted, the Magistrate Judge's Order of Detention, and the entirety of the records and files herein, the Court FINDS and RULES as follows:

19

20

21

22

23

24

25

26

27

- 1. The defendant has been charged by Indictment with being part of a conspiracy to distribute various drugs, including cocaine, cocaine base, marijuana and oxycodone over a 5 year period, in violation of title 21, United States Code.
- 2. There is probable cause to believe that the defendant has committed the drug offense. The maximum penalty is a mandatory minimum of ten years imprisonment and up to life imprisonment, if convicted. Therefore, there is a rebuttable presumption against the defendant's release based upon both dangerousness and risk of flight.

4

5

6 7

8

11

10

13

12

14 15

16 17

18

19 20

21 22

23

24 25

26 27

- 3. The Magistrate Judge found that nothing in the record presented at the hearing satisfactorily rebutted the presumption against release. As stated in the order of detention dated November 23, 2005, "The Court is concerned with the danger the defendant poses to the community. Although the defendant has a concealed weapons permit, the Court is troubled by the number and nature of the assault weapons in light of the great quantities of narcotics involved in this offense, both of which further underscore the defendant's risk of danger. Moreover, the defendant has photographs in his home which show an affinity for the 74 Hoover Crip members, regardless of whether he is a member."
- 4. At the time of arrest, the defendant was engaged in attempting to destroy evidence by flushing two large bags that contained cocaine down the toilet. More than half a kilogram of cocaine was recovered in addition to approximately \$10,000 in cash.
- 5. A search of the defendant's residence revealed several firearms including multiple assault rifles of the sort typically used by drug dealers. Many of these weapons were loaded and ready and scattered around the house and garage in various locations thereby maximizing their accessibility.
- 6. As described by the Magistrate Judge, there were also various photographs of the defendant surrounded by individuals that appear to be "flashing" gang signs. Obviously the defendant associates with gang members regardless of whether or not he himself is a member of a gang.
- 7. The evidence at this point in time, supports an inference that the defendant is involved in a large-scale drug conspiracy involving trafficking in kilogram quantities and that he uses multiple firearms maintained in a condition where they can be readily used as part of his criminal activity.
- 8. Based upon a review of the evidence before the Magistrate Judge, as well as the evidence subsequently presented to this Court, the Magistrate Judge's finding that nothing in the record satisfactorily rebutted the presumption against the defendants

release was not error and her decision is affirmed. DATED this 4th day of January, 2006. RICARDO S. MARTINEZ UNITED STATES DISTRICT JUDGE